



September 29, 2005

Electronic Filing- Via ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**RE: AMENDED SUBSCRIBER ACKNOWLEDGEMENT REPORT OF
CHAMPION Communications, Inc.
WC Docket No. 05-196**

Dear Ms. Dortch,

Please accept this AMENDED SUBSCRIBER ACKNOWLEDGEMENT REPORT OF CHAMPION Communications, Inc. which restates the report filed yesterday with two additional amendments as noted at the end of this report below and titled "AMENDMENTS".

CHAMPION Communications, Inc. is a reseller of VOIP telephone services ("CHAMPION") provided by iOnosphere, Inc., through its wholly owned network ("iOnosphere"). On August 10, 2005, CHAMPION's VoIP telephone service provider, iOnosphere, transmitted a report to the Federal Communications Commission ("FCC") regarding notification requirements for E911 (per FCC order dated 6/3/05 "FCC 05-116"). Such report stated all actions to date by iOnosphere along with its resellers, i.e. CHAMPION, for the notification requirements to their subscribers.

The actions taken by CHAMPION and iOnosphere are stated as follows:

- Prior to July 29, 2005, all subscribers were notified via email and referred to a website to read and provide affirmative acknowledgement (by clicking "I have read" section") of the circumstances in which E911 may not be available including the limitations thereof.
- As of August 10, 2005, approximately 82% of all subscriber lines have submitted affirmative acknowledgement. We are unable to determine the percentage of subscribers that will not provide affirmative acknowledgement.
- Prior to July 29, 2005, all subscribers were sent the recommended warning stickers by U.S. mail.
- If a subscriber has not affirmatively acknowledged the reading of the E911 limitations and advisory notification, then their VoIP telephone service has been disabled for outbound calls. Upon the subscriber trying to make an outbound call,

an interactive voice response system requires them to provide affirmative acknowledgement of the E911 limitation and advisory notification. Upon providing such affirmative acknowledgement, the outbound calling for the VoIP telephone service is made active.

- The affirmative acknowledgements of the E911 limitation and advisory notifications are maintained electronically via hard disks.

As a reseller CHAMPION understands that the report previously filed by iOnosphere met compliance requirements per the FCC notices for CHAMPION. To insure continued compliance, CHAMPION has filed this updated report.

Continued actions taken by CHAMPION and its wholesale VoIP telephone service provider are as follows:

- A letter with stickers/labels regarding 911 notice and warning requirements are provided as part of the package (equipment, instruction manuals, etc.) transmitted to each new VOIP subscriber.
- All subscribers must sign an affirmative acknowledgement of the E911 limitation and advisory notification at time of sign up. Therefore CHAMPION has 100% acknowledgement from new subscribers since the previous report was filed.
- All previous and new subscribers executed agreements on signup that contained affirmative acknowledgement of the E911 limitation language.

AMENDMENTS:

- As of September 29, 2005, approximately 92% of all subscriber lines have submitted affirmative acknowledgement. We are unable to determine the percentage of subscribers that will not provide affirmative acknowledgement.
- Motion to accept for late filings the SUBCRIBER ACKNOWLEDGEMENT REPORT OF CHAMPION Communications, Inc. filed Via ECFS on September 28, 2005, confirmation no. 2005928589092 and AMENDED SUBCRIBER ACKNOWLEDGEMENT REPORT OF CHAMPION Communications, Inc. filed herewith Via ECFS this date.

Please contact the undersigned with any questions.

Respectfully submitted,

Andrew P. Leventis, Jr.
Vice President
CHAMPION Communications, Inc.
aleventis@championcommunications.net

Cc: Bryon McCoy, Telecommunications Consumers Division, Enforcement Bureau,
byron.mccoy@fcc.gov
Kathy Berthot, Deputy Chief, Spectrum Enforcement Division, Enforcement
Bureau, Kathy.berthot@fcc.gov
Janice Myles, Competition Policy Division, Wireline Competition Bureau,
Janice.myles@fcc.gov
Best Copy and Printing, Inc., fcc@bcpiweb.com